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October 12, 2004

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554 RECEIVED

OCT 1 2 2004

Federal Communications Commission Office of Secretary

RE: Database Clean Up

Dear Ms. Dortch:

This is written on behalf of Entravision Holdings, LLC ("Entravision"). Pursuant to the terms of the *Report and Order* in MB Docket No. 03-15, FCC 04-192, released September 7, 2004, Entravision has undertaken a review of the FCC's database technical information for any errors that might exist.

In connection therewith, we wish to bring the following to your attention:

Station KUPB(TV)
Midland, Texas

FIN: 86263

Error: The relative field pattern states that the antenna for this Station is an omnidirectional one. However, the license for the Station, in File No. BLCT-20010529ADD, states that the Station's antenna is a directional one.

Respectfully submitted,

Barry A. Priedman

cc: Mr. Sonny Cavazos

Mr. Nai Tam, FCC Video Division

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Barry.Friedman@ThompsonHine.com Phone 202.973.2789 Fax 202.331.8330

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October 12, 2004

Ms. Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

RE: Station WHTX-LP Facility ID No. 26337

File No. BPTTL-20030606ABP

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Federal Communications Commission Office of Secretary

Dear Ms. Dortch:

This office is counsel to Entravision Holdings, LLC, the licensee of Station WHTX-LP, Springfield, Massachusetts. We are writing in response to the letter, dated October 7, 2004, in which Meredith Corporation ("Meredith"), the licensee of Stations WFSB(TV), Hartford, Connecticut, and WSHM-LP, Springfield, Massachusetts, continues its efforts to submit an unauthorized pleading in the instant pleading. Contrary to Meredith's claims, Entravision submits that its application is in compliance with the Commission's rules and that Meredith is not entitled, by virtue of the limitations contained in the rules, to present any further arguments in this proceeding.

In support of its arguments, Meredith contends that it has a right to file informal objections and a petition to deny against the application in the event that the application is placed on a grant list. In fact, a review of the record indicates that the WHTX-LP application was placed on a grant list (Public Notice, Report No. PGL 03-6, released October 27, 2003) and that Meredith filed a Petition to Deny Application, Cancel License, and Delete Call Sign, on November 26, 2003, in response thereto. Having had its chance to plead its case in this proceeding in the context of a formal petition to deny, Meredith is, therefore, constrained by the provisions of Section 73.3584(e) of the Commission's Rules that prohibit further submissions beyond those permitted under that rule.

Recognizing that it does not have a right under the rules to submit a further pleading, Meredith presents an alternative argument. It claims that the Commission routinely accepts pleadings that will enable the Commission to compile a complete record and to reach a correct result. While Entravision dos not wish to speak for the Commission, it must note that the rules have been crafted to provide an opportunity for parties to present their arguments through the filing of petitions, oppositions, and replies. These constitute the formal pleading process and serve to allow a party to make its claims without burdening the Commission staff and opposing parties with unnecessary and extraneous pleadings. Meredith has had its opportunity to submit its

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claims in this matter and absent a request from the Commission's staff, it should not be entitled to encumber the record unnecessarily.

Considering the arguments presented by Meredith, Entravision repeats its request that the Commission not countenance the filing of an unsolicited pleading by Meredith and that it advise Meredith that any pleading it might file will be returned or, should such pleading be submitted, that it not be entertained and returned forthwith.

Should there be any questions in regard hereto, please communicate with the undersigned.

Respectfully submitted,

Barry A. Friedman

cc: Mr. Hossein Hashemzadeh Kevin P. Latek, Esq. Michael G. Rowles, Esq.